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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,649	07/16/2003	Jean-Patrick Azpitarte	CAB014-01	1481
26221 759	07/21/2005		EXAMINER	
FISH & RICHARDSON P.C.			SALATA, ANTHONY J	
P.O. BOX 1022 MINNEAPOLIS	S, MN 55440-1022		ART UNIT	PAPER NUMBER
			2837	
			DATE MAILED: 07/21/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commence	10/620,649	AZPITARTE, JEAN-PATRICK				
Office Action Summary	Examiner	Art Unit	1			
	Jonathan Salata		<i>''</i>			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	s6(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed  s will be considered timely. the mailing date of this communication. (D) (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	, _,					
· · · · · · <u> </u>	action is non-final.					
3) Since this application is in condition for allowar	ice except for formal matters, pro	secution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-11 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-3 and 5-11</u> is/are rejected.						
7) Claim(s) 4 is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on 16 July 2003 is/are: a)[	$\square$ accepted or b) $oxtimes$ objected to t	by the Examiner.				
Applicant may not request that any objection to the	•					
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1O-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a	)-(d) or (f).				
<ol> <li>Certified copies of the priority documents</li> </ol>	s have been received.					
2. Certified copies of the priority documents						
3. Copies of the certified copies of the prior	-	ed in this National Stage				
application from the International Bureau		a d				
* See the attached detailed Office action for a list	or the certified copies not receive	u.				
Attachment(s)  Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 7/16/03.	5) Notice of Informal F 6) Other:	Patent Application (PTO-152)				
· akai/ak						

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UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND
TRADEMARKS
Washington, D.C. 20231

Paper No:07202005 Application No:10/620649 Filing Date: July 16,2003

- 1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed. It should be brief but technically accurate and descriptive, preferably from two to seven words. See 37 CFR 1.72(a).
- 2. The Abstract of the Disclosure is objected to because line 12, "comprises", line 18, reference to figure 2, must be deleted. Correction is required. See M.P.E.P. § 608.01(b).

Applicant is reminded of the proper language and format of an Abstract of the Disclosure. The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 250 words. It is important that the abstract not exceed 250 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said", should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

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3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the GPS, sound/light installed in shaft, installed in caretakers premises, remote maintenance system, telephone transmitter and GSM must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

4. The drawings are objected to because the blank rectangular boxes and/or merely numbered boxes of figure 1 must be labeled. Conventional features disclosed in the description and claims, where their detailed illustration is not essential for a proper understanding of the invention, should be illustrated in the form of a graphical drawing symbol or a labeled representation (e.g., a labeled rectangular box). see 37 CFR 1.83(a). It is further pointed out that merely numbering the boxes is not considered an appropriate label. This allows identification of the drawing element without consulting the text of the specification. Correction is required.

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5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1,2,3,5,6,7 are rejected under 35 U.S.C. 102(b) as being anticipated by Hansen (3461422).

Hansen teaches in figures 1-4, an elevator safety chain system.

Elevator cab 10 in a hoistway (figure 1) contains switches 28,34,36 which determine if the cab is at a floor 32 and if the appropriate door for the floor is open or closed as well as if an inappropriate door is open or closed. Based on the safety chain, the control panel 42 determines if an alarm 44,46 needs to be actuated. As illustrated in figure 1, the alarm 46 is in the shaft.

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 8-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hansen and Coste et al (4750591).

Hansen does not illustrate the alarm or remote monitoring positioned remote from the car 10.

Coste et al teaches that for improved monitoring and maintenance of an elevator system, it is advantageous to provide a remote monitoring system using signals within the elevator controller itself. The system monitors the states of the cars and doors of the elevator system to determine and log errors for maintenance personnel.

The monitoring facility is placed remote over data communications 36,38 which is a telephone line.

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Thus, to utilize a remote monitoring system to improve maintenance of an elevator system, would have been an obvious engineering design choice to one of ordinary skill in the art.

9. Claim 4 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The use of a GPS system to determine elevator position by measuring the distance between a fixed point and the car, is not taught or reasonable suggested by the cited art of record.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Schienda et al., Difranza et al., Barreiro et al., Tinone et al., Gozzo et al., Kamani et al and Noda et al.; are cited to illustrarte similar monitoring safety chain systems or communications systems for elevators.

A shortened statutory period for response to this action is set to expire 3 months from the date of this letter.

Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133

Any inquiry of a **general nature** should be directed to the **Group receptionist whose telephone number is (571) 272-2800.** 

Information regarding the STATUS of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either private PAIR or public PARI. Status information for unpublished applications is available through Private PAIR ONLY. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Any questions on access to PAIR, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Papers related to this application may be submitted to Group 2800 by facsimile transmission. Papers should be faxed to Group 2800 via the PTO 2800 Fax Center located at Crystal Plaza 4. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 O.G. 30 (November 15,1989). The Group 2800 Fax Center number is (703) 872-9306.

For assistance in **Patent procedure, fees or general Patent questions** calls should be directed to the **Patents Assistance Center (PAC) whose telephone number is 800-786-9199**. Assistance is also available on the Internet at www.uspto.gov.

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For requesting COPIES of Cited Art, Office Actions or the like, or General Problem solving, calls should be directed to the TC 2800 Customer Service Office whose telephone number is 703-306-3329 or by fax at 703-306-5515.

Any inquiry concerning this communication or earlier communications from the **examiner** should be directed to **Jonathan Salata whose telephone number is (571) 272-2073**. The examiner can normally be reached on Monday through Thursday from 7:30 am to 2:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Martin, can be reached on (571) 272-2107. ajs
July 20, 2005

JONATHAN SALATA PRIMARY EXAMINER ART UNIT 2837